1	JEFFREY B. COOPERSMITH (SBN 252819) AMY WALSH (Admitted <i>Pro Hac Vice</i>) GUY SINGER (Admitted <i>Pro Hac Vice</i>) STEPHEN A. CAZARES (SBN 201864) ORRICK, HERRINGTON & SUTCLIFFE LLP The Orrick Building 405 Howard Street San Francisco, CA 94105-2669 Telephone: (415) 773-5700 Facsimile: (415) 773-5759 Email: jcoopersmith@orrick.com; awalsh@orrick.com; gsinger@orrick.com; scazares@orrick.com	
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8	Attorneys for Defendant RAMESH "SUNNY" BALWANI	
9	RAMESH SUNNY BALWANI	
10	UNITED STATES DISTRICT COURT	
11	NORTHERN DISTRICT OF CALIFORNIA	
12	SAN JOSE DIVISION	
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15	UNITED STATES OF AMERICA,	Case No. CR-18-00258-EJD-SVK
16	Plaintiff,	DECLARATION OF JEFFREY B. COOPERSMITH IN SUPPORT OF
17	V.	DEFENDANT RAMESH "SUNNY" BALWANI'S ADMINISTRATIVE
18	HOLMES, et al.,	MOTION FOR ACCESS TO TRIAL OF CO-DEFENDANT ELIZABETH
19	Defendants.	HOLMES
20		Hon. Edward J. Davila
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DECLARATION OF JEFFREY B. COOPERSMITH

I, Jeffrey B. Coopersmith, declare as follows:

- 1. I am lead counsel for defendant Ramesh "Sunny" Balwani in this case, an attorney admitted to practice in the State of California, and a partner at the law firm of Orrick, Herrington & Sutcliffe LLP. I submit this declaration in support of Mr. Balwani's motion for access to trial of co-defendant Elizabeth Holmes.
- 2. On August 22, 2021, I emailed AUSA Robert Leach and asked if the government would oppose a motion by Mr. Balwani requesting two designated seats at Elizabeth Holmes' trial in order to have the same ability to observe witnesses as the government team will have. Counsel for Ms. Holmes was copied on my email. Mr. Leach informed me that the government will oppose Mr. Balwani's motion.

I declare under penalty of perjury that the foregoing is true and correct.

Executed August 23, 2021 at Seattle, Washington.

JEFFREY B. COOPERSMITH